In re Appln. of Lamb et al. Serial No. 09/489,629



- (a) receiving at the gateway a request from the client for the desired resource and redirecting the request to the access controlling server;
- (b) receiving at the gateway a permission notification from the access controlling server; and
- (c) controlling access of the client machine to the desired resource based on the content of the permission notification received from the access controlling server.

REMARKS

In this application, claims 1-32 were previously pending. By way of this amendment, claim 33 is added. A copy of all claims as currently pending is attached at Appendix A. Claims 1-6, 8-13, 15-22, 24-29, 31 and 32 have been rejected under 35 U.S.C. § 102(e) as anticipated by U.S. Patent No. 6,389,462 to Cohen et al. ("Cohen"). Claims 7, 14, 23, and 30 stand rejected under § 103 as obvious in view of Cohen, further in view of U.S. Patent No. 6,012,090 to Chung et al. ("Chung"). Applicants respectfully submit that the previously pending claims are patentable over Cohen for the reasons set forth hereinafter, and accordingly request reconsideration and withdrawal of the pending rejections. Moreover, Applicants believe that new claim 33 is patentable over Cohen as well since Cohen does not teach the recited combination of elements.

It will be appreciated that in order for a reference to anticipate a claim, that reference much teach, expressly or inherently, each and every element of that claim. If the reference fails to teach even one element, it cannot as a legal matter anticipate the targeted claim. It is respectfully submitted that the *Cohen* reference fails to teach many elements of each claim. In